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UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

PERCY LAVAE BACON,

Plaintiff,

2:12-cv-01222-JCM-VCF

ORDER

[Ex Parte Motion to Extend Prison Inmate Copy

Work Limit (#89)]

Defendant.

Before the Court is *Pro Se* Plaintiff's *Ex Parte* Motion to Extend Prison Inmate Copy Work Limit filed on June 7, 2013. (#89). Plaintiff seeks to extend his prison copywork limit to \$500.00. Id. No opposition has been filed.

Discussion:

OSWALD REYES, et al.,

Under Local Rule 7-5(b), "[a]ll ex parte motions, applications or requests shall contain a statement showing good cause why the matter was submitted to the Court without notice to all parties." In Plaintiff's Motion to Extend Prison Inmate Copy Work Limit (#89), Plaintiff failed to demonstrate good cause why his Motion should be deemed ex parte. LR 7-5(c) provides that motions "may be submitted ex parte only for compelling reasons, and not for unopposed . . . motions." Plaintiff has not given any reason why he needs to file his Motion ex parte. Thus, he has not adequately met the need to file his Motion *ex parte*.

Accordingly,

IT IS HEREBY ORDERED that Plaintiff's Ex Parte Motion to Extend Prison Inmate Copy Work Limit (#89) is DENIED without prejudice.

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Plaintiff may re-file his motion with notice to all parties. DATED this 27th day of June, 2013. CAM FERENBACH UNITED STATES MAGISTRATE JUDGE